IN THE COURT OF APPEALS OF THE STATE OF IDAHO

Docket No. 36374

STATE OF IDAHO,) 2009 Unpublished Opinion No. 719
Plaintiff-Respondent,) Filed: December 10, 2009
v.) Stephen W. Kenyon, Clerk
CHRISTOPHER STEWART,) THIS IS AN UNPUBLISHED OPINION AND SHALL NOT
Defendant-Appellant.) BE CITED AS AUTHORITY
Appeal from the District Court of the County. Hon. Darla S. Williamson, I	Fourth Judicial District, State of Idaho, Ada District Judge.
E	ed sentence of twenty-two years, with a seven years, for lewd conduct with a minor

Molly J. Huskey, State Appellate Public Defender; Justin M. Curtis, Deputy Appellate Public Defender, Boise, for appellant.

Hon. Lawrence G. Wasden, Attorney General; Lori A. Fleming, Deputy Attorney General, Boise, for respondent.

Before GUTIERREZ, Judge; GRATTON, Judge; and MELANSON, Judge

PER CURIAM

Christopher Stewart pled guilty to lewd conduct with a minor under sixteen. I.C. § 18-1508. The district court sentenced Stewart to a unified term of twenty-two years, with a minimum period of confinement of seven years. Stewart appeals.

Sentencing is a matter for the trial court's discretion. Both our standard of review and the factors to be considered in evaluating the reasonableness of the sentence are well established and need not be repeated here. *See State v. Hernandez*, 121 Idaho 114, 117-18, 822 P.2d 1011, 1014-15 (Ct. App. 1991); *State v. Lopez*, 106 Idaho 447, 449-51, 680 P.2d 869, 871-73 (Ct. App. 1984); *State v. Toohill*, 103 Idaho 565, 568, 650 P.2d 707, 710 (Ct. App. 1982). When reviewing

the length of a sentence, we consider the defendant's entire sentence. *State v. Oliver*, 144 Idaho 722, 726, 170 P.3d 387, 391 (2007). Applying these standards, and having reviewed the record in this case, we cannot say that the district court abused its discretion.

Therefore, Stewart's judgment of conviction and sentence are affirmed.